

From: [Meggan B. Sullivan](#)
To: [Knight, Kevin \(USAWIE\)](#); [Stephanie Angelo](#); [Stewart, Julie \(USAWIE\)](#)
Cc: [Ronald Chapman II](#)
Subject: [EXTERNAL] Re: USA v. Whelan, et.al. (2:21-cr-00005-BHL-1)
Date: Monday, November 28, 2022 3:44:42 PM
Attachments: [image001.png](#)

Yes we need to move the trial date.

Also, is there a way we can agree on an evaluator and do this without taking him into custody?

MEGGAN BESS SULLIVAN | Of Counsel
White Collar Defense and Government Investigations

Based in Chapman Law Group's Nashville Branch
Phone: (615) 457-0449
Email: msullivan@chapmanlawgroup.com
Web: www.chapmanlawgroup.com

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From: Knight, Kevin (USAWIE) <Kevin.Knight@usdoj.gov>
Sent: Monday, November 28, 2022 3:42:24 PM
To: Stephanie Angelo <sangelo@chapmanlawgroup.com>; Stewart, Julie (USAWIE) <Julie.Stewart@usdoj.gov>
Cc: Ronald Chapman II <rwchapman@chapmanlawgroup.com>; Meggan B. Sullivan <msullivan@chapmanlawgroup.com>
Subject: RE: USA v. Whelan, et.al. (2:21-cr-00005-BHL-1)

Hi,

Sorry for the delayed response; saw your filing hit the docket.

Ron had previously indicated that there was no defense objection to our requested competency eval by BOP/competency hearing. And I assume you folks agree that given those steps and recent backlog at the BOP, we need to move our trial date.

Please let me know if I have any of that wrong or you otherwise want to meet-and-confer before tomorrow.

Thanks.

Kevin Knight
Assistant United States Attorney
Eastern District of Wisconsin



414.297.1083

From: Stephanie Angelo <sangelo@chapmanlawgroup.com>
Sent: Monday, November 28, 2022 1:20 PM
To: Stewart, Julie (USAWIE) <JStewart@usa.doj.gov>; Knight, Kevin (USAWIE) <KKnight@usa.doj.gov>
Cc: Ronald Chapman II <rwchapman@chapmanlawgroup.com>; Meggan B. Sullivan <msullivan@chapmanlawgroup.com>
Subject: [EXTERNAL] USA v. Whelan, et.al. (2:21-cr-00005-BHL-1)

Good Afternoon,

My name is Stephanie, assistant to Mr. Chapman. We plan on filing a motion to excuse Ron for tomorrow's status conference as he is currently in trial. In place, we are proposing Meggan handle the status conference. I am emailing you as a heads up and to ask if you oppose this motion? If you should have any questions, please let us know.

Thank you,

STEPHANIE ANGELO | Legal Assistant | Paralegal

Assistant to Ronald Chapman II, Esq., and Matthew Pelcowitz, Esq.

1441 West Long Lake Rd., Ste. 310, Troy, MI 48098

Phone: (248) 644-6326

Email: sangelo@chapmanlawgroup.com

Web: www.chapmanlawgroup.com

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